





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/238,368	01/27/1999	IKUO SUNAGA	MM-99111	6414	
75	590 04/24/2002				
SEYMOUR ROTHSTEIN			EXAMINER		
OLSON & HIE		NGUYEN, STEVEN H D			
20 NORTH WACKER DRIVE 36TH FLOOR CHICAGO, IL 60606			NGO IEN, SIEVEN II D		
			ART UNIT	PAPER NUMBER	
emendo, iz	00000	2665	-		
			DATE MAILED: 04/24/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

_					120			
		Application	No.	Applicant(s)				
Office Action Summary		09/238,368		Sunaga et al.				
		Examiner		Art Unit				
		Steven HD N		2665				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status								
1)🖾	Responsive to communication(s) filed on 27.	January 1999						
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	his action is no	on-final.					
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) 1-14 is/are rejected.							
•	Claim(s) is/are objected to.							
8) 🗌	Claim(s) are subject to restriction and/o	or election req	uirement.					
Applicati	on Papers							
9) The specification is objected to by the Examiner.								
10) 🔲 🤈	The drawing(s) filed on is/are: a)□ acce							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
If approved, corrected drawings are required in reply to this Office action.								
12) The oath or declaration is objected to by the Examiner.								
Priority under 35 U.S.C. §§ 119 and 120								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachment(s)								
2) 🛛 Notic	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) the mation Disclosure Statement(s) (PTO-1449) Paper No(s)		I) Interview Summa I) Notice of Informat I) Other:	ry (PTO-413) Paper No Patent Application (P	o(s) FO-152)			

Art Unit: 2665

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1, lines 12-14 and claim 7, lines 11-13, the recitation "judging ... voice band signal" is vague and indefinite because it is unclear what the recitation is constituted for.

There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-4, 6-9 and 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nardin (USP 5317562) in view of Lyons (USP 6075798).

Art Unit: 2665

Nardin discloses a method for transferring speech and voice band signals and ISDN (Integrated Services Digital Network) digital signals between an ATM (Asynchronous Transfer Mode) network and an STM (Synchronous Transfer Mode) network, the method comprising the steps of (a) obtaining a silence information by detecting silence sections in input signals entered from the STM network (Fig 2, Ref 156 is VAD for detecting a silence period, col. 4, lines 60 to col. 5, lines 10) (b) obtaining a signal type information for each input signal by judging whether each input signal is a speech and voice band signal or an ISDN digital signal and judging a signal type of the speech and voice band signal when each input signal is the speech and voice band signal (Fig 2, Ref 182 and CIP for determining if the type of signal for such as voice or data); (c) dynamically changing a compression scheme of each input signal into a most appropriate compression scheme according to the silence information obtained at the step (a) and the signal type information obtained at the step (b), and compressing each input signal using the most appropriate compression scheme by length of packet (Fig 2, 158, 156 used for applying a compressing schemes according to the type of signal, See Fig 12 and col. 8, lines 43-62) and (f) receiving input ATM cells from the ATM network and disassembling the input ATM cells into received packets; (g) disassembling the received packets obtained at the step (f) into received signals; (h) judging a signal compression scheme of each received signal obtained at the step (g); (l) expanding each received signal using the signal compression scheme Judged at the step (h); and (j) reproducing silence sections in signals expanded at the step (1) so as to generate STM signals, and transferring the STM signals to the STM network (Fig 2, 150 determines the type of compression for decompression signal and reproducing the silence information for transmitting to telephone network, an ATM interface for receiving/transmitting to ATM network by assembly

Art Unit: 2665

the payload of ATM cell or disassembly the information signal into ATM cell which has a priority to indicate a type of information in the payload, Fig 2, 150 and col. 4, lines 35-45); However, Nardin fails to disclose the steps (d) assembling variable length packets each having a length shorter than that of an ATM cell from signals compressed at the step (c) using the silence information obtained at the step (a) and the signal type information obtained at the step (b), (e) assembling ATM cells by multiplexing a plurality of the variable length packets assembled at the step (d), and transferring the ATM cells to the ATM network. However, in the same field of endeavor, Lyons discloses the steps (d) assembling variable length packets each having a length shorter than that of an ATM cell from signals compressed at the step (c) using the silence information obtained at the step (a) and the signal type information obtained at the step (b); (e) assembling ATM cells by multiplexing a plurality of the variable length packets assembled at the step (d), and transferring the ATM cells to the ATM network; (Fig 1, 4 and 8-9, the information signals are assembled into a plurality of variable length packets having a length shorter than ATM cell, then multiplexing a plurality of AAL 2 packet into an ATM cell for transmitting to ATM network; See col. 2, lines 10-53, col. 4, lines 14-54 and col. 5, lines 22 to col. 8, lines 47).

Since, Nardin suggests the user of ATM layer. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply AAL 2 layer which assembling a plurality of variable length packet and multiplexing them into ATM cell as disclosed by Lyons into Nardin's method and apparatus. The motivation would have been to provide an efficient way to transport a plurality of variable length small packets in the ATM network.

Art Unit: 2665

6. Claims 5, 10 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nardin and Lyons as applied to claims 1, 7 and 11 above, and further in view of Lyons (USP 6282196).

Nardin does not disclose the claimed invention. However, in the same field of endeavor, Lyons '196 discloses an ATM cell transmitting side assembles the variable length packets only from non-silence sections by eliminating silence sections indicated by the silence Information from signals compressed at the step (c), while using a sequence counter with a value ranging from 0 to 7 in headers of the variable length packets such that a value 0 is used for a first packet of each non-silence section, values 1 to 7 are used repeatedly for subsequent packets of each non-silence section, and a sequence counter is reset when a silence section occurs; the step (f) at an ATM cell receiving side receives the input ATM cells containing the received packets that are assembled only from non-silence sections by eliminating silence sections, and the step (g) detects a sequence counter value in a header of each received packet such that a received packet with the sequence counter value 0 is detected as a first packet of each non-silence section and received packets with the sequence counter values 1 to 7 are detected as subsequent packets of each non-silence section, so as to detect the first packet of each non-silence section as well as an occurrence of a loss of packets and a number of lost packets for each non-silence section when there is a loss of any consecutive packets of each non-silence section between a transmitting side and a receiving side; and when the received packet with the sequence counter value 0 is detected, the step (1) resets an algorithm of the signal compression scheme by taking the received packet

Art Unit: 2665

with the sequence counter value 0 as the first packet of the non-silence section, so as to enable improvement of a quality of reproduced speech and voice band signals, and when a loss of packet is detected, the step (1) makes a judgement as to whether a lost packet is the first packet of the non-silence section or one of the subsequent packets of the non-silence section, and applies a most appropriate loss compensation scheme according to a result of the judgement (Col. 6, lines 24-30 discloses each AAL2 packet assigned a sequence number such as 0 to 7 wherein 0 is a beginning of voice packet and the counter will be reset when a silent period is detected, col. 9, lines 61 to col. 10, lines 22 and Fig 5 wherein the sequence number is used to detect a loss packet and apply a compensation scheme for loss packet and in the header of AAL2 packet has a field to allow the receiving interface to determine a compression type, See Fig 3).

Since, Nardin suggests the user of ATM layer. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply AAL2 packet sequence number for each AAL2 packet and using this sequence to determine a loss packet and coding type field to determine a compression schemes as disclosed by Lyons into Nardin's and Lyons' 798 method and apparatus. The motivation would have been to provide an efficient way to transport a plurality of variable length small packets in the ATM network.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Rumer (USP 5883893) discloses an atm voice transport protocol.

Duree (USP 6178170) discloses a system and method for transport a call.

Art Unit: 2665

Sriram (USP 6169738) discloses a method for call admission in packet voice system using statistical multiplexing and dynamic voice encoding.

Bharucha (USP 6324174) discloses a telecommunication network for transport a call via ATM network.

Frey (USP 5982783) discloses a telecommunication network for transport a call via ATM network.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven HD Nguyen whose telephone number is 703-308-8848. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (703) 308-6602. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-9000.

Steven HD Nguyen

Examiner

Art Unit 2665

April 18, 2002

Attachment for PTO-948 (Rev. 03/01, or earlier) 6/18/01

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson. MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes

Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in ABANDONMENT of the application